03040673

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549 FORM D

UNIFORM LIMITED OFFERING EXEMPTION

NOTICE OF SALE OF SECURITIES PURSUANT TO REGULATION D, SECTION 4(6), AND/OR

OMB Number: 3235-0076
Expires: May 31, 2005
Estimated average burden
hours per response1

SEC	SEC Use Only Prefix Serial			
Prefix	Serial			
DATE	RECEIVED			

030406/3	12-	1347	73	DATE RECE	IVED
Name of Offering (check if this is an amendment and namusa Hamptons, LLC - \$11,200,000 Offering	ne has changed, and i	ndicate chang	ge.)	^	
Filing Under (Check box(es) that apply): Type of Filing: New Filing Amendment	☐ Rule 505	⊠ Rule	506	Section 4(6)	ULOE
A. BASIC II	DENTIFICATION	N DATA	F	O VIEGEIVED	A STATE OF THE PARTY OF THE PAR
1. Enter the information requested about the issuer Name of Issuer (check if this is an amendment and name of USA Hamptons, LLC	ne has changed, and i	ndicate chan		PEC 1 5 200	3
Address of Executive Offices (Number of Street, City Five Financial Plaza, Suite 105, Napa, CA 94558	, State, Zip Code)			e number (includi (800) 611 116	
Address of Principal Business Operations (Number and Street, (if different from Executive Offices) 405 N. St. Mary's Street, Suite 850, San Antonio,	**	e)	Telephone (210) 28	e number (includi 31-1469	ng area code)
Brief Description of Business Real estate investment					DEC 1 6 2003
Type of Business Organization corporation business trust limited partnership			other Limited I	(please specify): I iability Company	Delawd HOMSON
Actual or Estimated Date of Incorporation or Organization: Jurisdiction of Incorporation or Organization: (Enter two letter CN for Canada	1 1 0		for State:	☐ Estimated	
GENERAL INSTRUCTIONS Federal: Who Must File: All issuers making an offering of securities in a 230.501, et seq., or 15 U.S.C. 77d(6). When To File: A notice must be filed no later than 15 days after U.S. Securities and Exchange Commission (SEC) on the earlie received at that address after the date on which it is due, on the address. Where To File: U.S. Securities and Exchange Commission, 45d Copies Required: Five (5) copies of this notice must be filed with signed must be photocopies of the manually signed copy or bear Information Required: A new filing must contain all information offering, any changes thereto, the information requested in Pa Parts A and B. Part E and the Appendix need not be filed with	er the first sale of sector of the date it is received he date it was mailed to Fifth Street, N.W., We that the SEC, one of what typed or printed significant requested. Amening the control of the contr	urities in the sived by the S by United St. Washington, I lich must be regnatures.	offering. A EC at the ates regist D.C. 2054 nanually sonly repor	A notice is deemed address given belowered or certified not be signed. Any copies the name of the	d filed with the ow or, if nail to that s not manually issuer and

State:

Filing Fee: There is no federal filing fee.

This notice shall be used to indicate reliance on the Uniform Limited Offering Exemption (ULOE) for sales of securities in those states that have adopted ULOE and that have adopted this form. Issuers relying on ULOE must file a separate notice with the Securities Administrator in each state where sales are to be, or have been made. If a state requires the payment of a fee as a precondition to the claim for the exemption, a fee in the proper amount shall accompany this form. This notice shall be filed in the appropriate states in accordance with state law. The Appendix to the notice constitutes a part of this notice and must be completed.

ATTENTION_

Failure to file notice in the appropriate state will not result in loss of the federal exemption. Conversely, failure to file the appropriate federal notice will not result in a loss of an available state exemption unless su exemption is predicated upon the filing of a federal notice.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

SEC 1972(2.97

A. BASIC IDENTIFICATION DATA

2. Enter the information	requested for the	following:			
 Each beneficial ov securities of the is Each executive off and 	vner having the p ssuer; ficer and director	ower to vote or dispose, o	d within the past five year r direct the vote or dispos of corporate general and r	sition of, 10% or	more of a class of equity ers of partnership issuers;
Check Box(es) that Apply:	□ Promoter	☐ Beneficial Owner	☐ Executive Officer	☐ Director	General and/or Managing Partner
Full Name (Last name first U.S. Advisor, LLC	, if individual)				
Business or Residence Addr Five Financial Plaza,					
Check Box(es) that Apply:	☐ Promoter	☐ Beneficial Owner	☐ Executive Officer	☐ Director	General and/or Managing Partner
Full Name (Last name first Caraway, Irma	, if individual)				
Business or Residence Adda 405 North St. Mary's		_			
Check Box(es) that Apply:	☐ Promoter	☐ Beneficial Owner	Executive Officer	☐ Director	General and/or Managing Partner
Full Name (Last name first Caraway, Hugh L., Jr				, , , , , , , , , , , , , , , , , , ,	
Business or Residence Add: 405 North St. Mary's					
Check Box(es) that Apply:	Promoter	☐ Beneficial Owner	☑ Executive Officer	☐ Director	General and/or Managing Partner
Full Name (Last name first Laws, Carla Ann	t, if individual)				
Business or Residence Add 405 North St. Mary's					
Check Box(es) that Apply:	Promoter	☐ Beneficial Owner	☐ Executive Officer	Director	General and/or Managing Partner
Full Name (Last name first Arce, Luis Miguel	t, if individual)				
Business or Residence Add 405 North St. Mary's					
Check Box(es) that Apply:	☐ Promoter	☐ Beneficial Owner	☑ Executive Officer	☐ Director	General and/or Managing Partner
Full Name (Last name firs Perry, Daniel J.	t, if individual)				
Business or Residence Add 405 North St. Mary's					

(Use blank sheet, or copy and use additional copies of this sheet, as necessary)

A. BASIC IDENTIFICATION DATA

2.	Enter the information	requested for the	following:			
	 Each beneficial of securities of the interest and 	wner having the p ssuer; fficer and director	oower to vote or dispose, o of corporate issuers and	d within the past five year or direct the vote or dispos of corporate general and r	sition of, 10% or i	
	Each general and	l managing partne	er of partnership issuers.			
Chec	k Box(es) that Apply:	☐ Promoter	☐ Beneficial Owner	☐ Executive Officer	☐ Director	General and/or Managing Partner
	Name (Last name firs rett, Anthony M.	t, if individual)				**************************************
			d Street, City, State, Zip 350, San Antonio, Te			
Che	ck Box(es) that Apply:	☐ Promoter	☐ Beneficial Owner	☐ Executive Officer	Director	General and/or Managing Partner
	Name (Last name firsernacional Realty,		·······			
			d Street, City, State, Zip 850, San Antonio, Te			
Che	ck Box(es) that Apply:	☐ Promoter	☐ Beneficial Owner	☐ Executive Officer	☐ Director	General and/or Managing Partner
	Name (Last name firszgerald, Kevin S.	t, if individual)				
			d Street, City, State, Zip apa, California 9455		urker under den en e	
Che	ck Box(es) that Apply:	☐ Promoter	☐ Beneficial Owner	⊠ Executive Officer	☐ Director	General and/or Managing Partner
	Name (Last name firs	st, if individual)				
			nd Street, City, State, Zip apa, California 9455			
Che	ck Box(es) that Apply:	☐ Promoter	☐ Beneficial Owner	☐ Executive Officer	☐ Director	General and/or Managing Partner
	Name (Last name firs lan, Jerolyn	st, if individual)				
			nd Street, City, State, Zip Apa, California 9455			
Che	ck Box(es) that Apply:	☐ Promoter	☐ Beneficial Owner	☑ Executive Officer	☐ Director	General and/or Managing Partner
	Name (Last name firs Brien, Sean	st, if individual)				
			nd Street, City, State, Zip apa, California 9455			

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, ,,	1	-14 '			11			2 41 1 00				No
		sold, or does nimum inve	A stment tha	nswer also at will be a	in Append ccepted fro	lix, Column m any indi	2, if filing vidual?	under UL	OE.			\boxtimes
*/TL	a Camana									Interest		
	e Compa al units.	ny reserv	es me r.	igni w a	ccept less	з шан ы	е шили	um purci	nase req			No
3. Does 1. Enter	the offerin r the inforr	g permit joi nation requ icitation of	ested for e	each person	n who has b	een or will	be paid or	given, dire	ectly or ind	irectly, any	ommissi	□ ion or sin
erson or han five (only. <u>*List</u>	agent of a (5) persons ted below a	broker or de to be listed are the brok ne first, if in	ealer regis are assoc er dealers	tered with iated perso	the SEC ar	nd/or with a broker or d	a state or s ealer, you	tates, list t may set for	the name o	f the broker ormation for	r or dealer r that brol	. If more
		ce Address , Ann Ar b			-	e, Zip Code)						
		Broker or D Corpora										***************************************
		son Listed l tes" or chec				t Purchase:	rs				. 🛛 A	ll States
AL]	[AK]	[AZ]	[AR]	[CA]	[CO]	[CT]	[DE]	[DC]	[FL]	[GA]	[HI]	[ID]
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RI]	[SC]	[SD]	[TN]	[TX]	[UT]	[VT]	[VA]	[WA]	[WV]	[WI]	[WY]	[PR]
Business (11 Grov	or Residen e Street , Associated	ce Address , New Car Broker or I	(Number a									
	rokerage											
		son Listed l tes" or chec					rs 			• • • • • • • • • • • • • • • • • • • •	. 🔲 A	All States
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IL] XX	[IN]	[IA]	[KS]	[KY]	[LA]	[ME]	[MD]	[MA]	[MI]	[MN]	[MS]	[MO]
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RI]	[SC]	[SD]	[TN]	[TX] XX	[UT]	[VT]	[VA]	[WA]	[WV]	[WI]	[WY]	[PR]
Full Nam	e (Last na	me first, if i	ndividual)									
		ce Address e ton Boul)					
Name of a	Associated	Broker or I	Dealer		COIOTAG						<u> </u>	
		Group, Ir										
		son Listed i ites" or chec									. 🗆 A	All State
[AL]	[AK]	[AZ] XX	[AR]	[CA] XX	[CO] XX	[CT]	[DE]	[DC]	[FL] XX	[GA] XX	[HI]	[ID] X
[IL] XX	[IN] XX	[IA] XX	[KS] XX	[KY] XX	[LA] XX	[ME]	[MD]	[MA] XX	[MI]	[MN] XX	[MS] XX	[MO]
[MT] XX	[NE]	[NV] XX	[NH]	[NJ]	[NM]	[NY] XX	[NC] XX	[ND]	[OH] XX	[OK]	[OR] XX	[PA]
[RI]	[SC]	[SD] XX	[TN]	[TX] XX	[UT]	[VT]	[VA]	[WA]	[WV]	[WI]	[WY]	[PR]

C. OFFERING PRICE, NUMBER OF INVESTORS, EXPENSES, AND USE OF PROCEEDS

1.	"none"	the aggregate offering price of securities included in this offering and the total amount or "zero." If the transaction is an exchange offering, check this box \square and indicate in ties offered for exchange and already exchanged.					
		Type of Security		Aggregate ffering Price	•	Am	ount Already Sold
	Ľ	9ebt	\$	0		\$	0
	E	Equity	\$	0		\$	0
		☐ Common ☐ Preferred					
	C	Convertible Securities (including warrants)	\$	0		\$	0
	P	artnership Interests	\$	0		\$	0
	C	Other (LLC Investor Units & Tenant In Common Interests)	. \$	11,200,0	00	\$	0
		Total	\$	11,200,0	00	\$	0
		Answer also in Appendix, Column 3, if filing under ULOE.					
2.	in this 504, is	the number of accredited and non-accredited investors who have purchased securities soffering and the aggregate dollar amounts of their purchases. For offerings under Rul ndicate the number of persons who have purchased securities and the aggregate dollar nt of their purchases on the total lines. Enter "0" if the answer is "none" or "zero."	le				ggregate
			3	Number investors	Dollar Amount of Purchases		
		Accredited Investors	\$	0		\$	0
		Non-accredited Investors	\$	0		\$	0
		Total (for filings under Rule 504 only)	\$	0		\$	0
		Answer also in Appendix, Column 4, if filing under ULOE.					
3.	all sec (12) n	s filing is for an offering under Rule 504 or 505, enter the information requested for curities sold by the issuer, to date, in offerings of the types indicated, in the twelve nonths prior to the first sale of securities in this offering. Classify securities by type in Part C · Question 1.		D C		.	
	7	Type of Offering		Гуре of Security		וסע	llar Amount Sold
		Rule 505	_			\$_	
		Regulation A	_			\$_	
		Rule 504				\$_	
		Total	_			\$_	
4.	t §	Furnish a statement of all expenses in connection with the issuance and distribution of this offering. Exclude amounts relating solely to organization expenses of the issuer. The given as subject to future contingencies. If the amount of an expenditures is not known, and check the box to the left of the estimate.	he i	nformation	may be		
		Transfer Agent's Fees.				\$	
		Printing and Engraving Costs.				\$	
		Legal Fees			\boxtimes	\$	40,000
		Accounting Fees.				\$	
		Engineering Fees.				\$	
		Sales Commission (specify finders' fees separately)		••••••	\boxtimes	\$	896,000
		Other Expenses (due diligence fees, marketing expenses and miscellaneous offering	gex	penses)	\boxtimes	\$	414,460
		Total			\boxtimes	\$	1,350,460

C. (OFFERING PRICE.	. NUMBER OF	'INVESTORS.	EXPENSES.	AND USI	E OF PROCEEDS
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	b. Enter the difference between the aggregate offering price given in response to Part C · Question 1 and total expenses furnished in response to Part C · Question 4.a. This difference is the "adjusted gross proceeds to the issuer."						\$ 9	9,849,540
5.	eac che	h of the purposes shown. If the ar	usted gross proceeds to the issuer used or proposed mount for any purpose is not known, furnish an estite. The total of payments listed must equal the adjuponse to Part C · Question 4.b. above.	mate	and	d.		
	pro	ceeds to the issuer set forth in res	ponse to Part C · Question 4.0. above.		Di	ayments to Officers, irectors & ffiliates		ments To thers
	Sal	aries and fees		\boxtimes	\$	702,540	⊠ \$	355,000
	Pui	rchase of real estate			\$	0	⊠ \$	7,127,000
	Pui	rchase, rental, or leasing and insta	allation of machinery and equipment		\$	0	□ \$	0
	Cor	nstruction or leasing of plant build	lings and facilities		\$	0	□ \$	0
	Acc	quisition of other businesses (incluering that may be used in exchang	ding the value of securities involved in this e for the assets or securities of another issuer					
					\$	0	□ \$	0
	Rep	payment of indebtedness			\$	0	□ \$	0
	Wo	orking capital		\$	0	⊠ \$	100,000	
	Oth	her (specify): <u>acquisition and trans</u>	action costs, closing costs, and capital		\$	0	⊠ \$	1,565,000
	<u>im</u> j	provements		-				
	Col			- 図	\$	702,540	⊠ \$	9,147,000
	Tot	tal Payments Listed (column total	s added)				49,540	, ,
			D. FEDERAL SIGNATURE					
fol	lowin	ng signature constitutes an undert	be signed by the undersigned duly authorized perso aking by the issuer to furnish to the U. S. Securitie hed by the issuer to any non-accredited investor pu	s and	Exc	change Commi	ssion, upo	on written
		print or type) Hamptons, LLC	Signature / 17-11-	ー	一	Date Dece	ember	11, 2003
		of Signer (print or type) S. Fitzgerald	Title of Signer (print or type) President of U.S. Advisor, LLC, Manag	er of	Iss			
			ATTENTION					
In	tent:	ional misstatements or omissi	ons of fact constitute federal criminal violation	ns. (See	18 U.S.C. 10	01.)	

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12.	ν_{II}	7 1 17	\sim 1	CLIC	

1.	Is any party described in 17 CFR 230.252 provisions of such rule?	presently subject to a	•			Yes	No ⊠	
		See Appendix, Colu	nn 5, for state resp	oonse.				
2.	The undersigned issuer hereby undertake Form D (17 CFR 239.500) at such time as			of any state in whi	ch this not	ice is file	d, a notice on	
3.	The undersigned issuer hereby undertake issuer to offerees.	es to furnish to the sta	te administrators,	upon written requ	est, inform	ation fur	nished by the	
4.	The undersigned issuer represents that the issuer is familiar with the conditions that must be satisfied to be entitled to the Uniform Limited Offering Exemption (ULOE) of the state in which this notice is filed and understands that the issuer claiming the availability of this exemption has the burden of establishing that these conditions have been satisfied.							
	e issuer has read this information and know dersigned duly authorized persons.	ws the contents to be t	rue and has duly c	aused this notice to	be signed	on its be	half by the	
	uer (print or type) SA Hamptons, LLC	Signature	122	, , , , , ,	Date Dece	mber 1	11, 2003	
	me of Signer (print or type)	Title of Signer (print President of U.S.	• • •	Manager of Issuer	•			

Instruction:
Print the name and title of the signing representative under this signature for the state portion of this form. One copy of every notice on Form D must be manually signed. Any copies not manually signed must be photocopies of the manually signed copy or bear typed or printed signatures.

APPENDIX

1		2	3		······································	4			5 lification	
	to non- investo	nd to sell accredited ors in State B-Item 1)	Type of security and aggregate offering price offered in state (Part C-Item 1)		Type of investor and amount purchased in State (Part C· Item 2)					
State	Yes	No	\$11,200,000 in Investor Units or TIC Interests	Number of Accredited Investors	Amount	Number of Non-Accredited Investors	Amount	Yes	No	
AL		X	\$11,200,000						X	
AK		Х	\$11,200,000						X	
AZ		X	\$11,200,000						X	
AR		Х	\$11,200,000						X	
CA		X	\$11,200,000						X	
CO		Х	\$11,200,000						X	
CT		X	\$11,200,000						Х	
DE		X	\$11,200,000						X	
DC		X	\$11,200,000						X	
FL		X	\$11,200,000						Х	
GA		X	\$11,200,000						X	
HI		X	\$11,200,000						X	
ID		X	\$11,200,000						Х	
IL		X	\$11,200,000						X	
IN		X	\$11,200,000						Х	
IA		X	\$11,200,000						X	
KS		X	\$11,200,000						X	
KY		X	\$11,200,000						X	
LA		X	\$11,200,000						X	
ME		X	\$11,200,000						Х	
MD		Х	\$11,200,000						X	
MA		X	\$11,200,000						X	
MI		X	\$11,200,000						X	
MN		X	\$11,200,000						X	
MS		X	\$11,200,000						X	
МО		х	\$11,200,000						X	

APPENDIX

1	2		3	4					5	
	Intend to sell to non-accredited investors in State (Part B-Item 1)		Type of security and aggregate offering price offered in state (Part C-Item 1)	Type of investor and amount purchased in State (Part C· Item 2)				Disqualification under State ULOE (if yes, attach explanation of waiver granted (Part E-Item 1)		
State	Yes	No	\$11,200,000 in Investor Units or TIC Interests	Number of Accredited Investors	Amount	Number of Non-Accredited Investors	Amount	Yes	No	
MT		X	\$11,200,000						Х	
NE		Х	\$11,200,000				.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		X	
NV		Х	\$11,200,000						Х	
NH		X	\$11,200,000						X	
NJ		X	\$11,200,000						X	
NM		Х	\$11,200,000						X	
NY		X	\$11,200,000						X	
NC		Х	\$11,200,000						X	
ND		X	\$11,200,000						X	
ОН		X	\$11,200,000						X	
OK		X	\$11,200,000						X	
OR		X	\$11,200,000						X	
PA		X	\$11,200,000						X	
RI		X	\$11,200,000						X	
SC		X	\$11,200,000						X	
SD		X	\$11,200,000						X	
TN		X	\$11,200,000						X	
TX		X	\$11,200,000						X	
UT		X	\$11,200,000						X	
VT		X	\$11,200,000						X	
VA		X	\$11,200,000						X	
WA		X	\$11,200,000						X	
WV		X	\$11,200,000						X	
WI		X	\$11,200,000						X	
WY		X	\$11,200,000						X	
PR										

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